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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/605,942	11/07/2003	John Leo Paul III.	<del></del>	2941
75	90 09/24/2004		EXAMINER	
John Leo Paul III 1777 South Mill Road Heber City, UT 84032			COCKS, JOSIAH C	
			ART UNIT	PAPER NUMBER
nobel City, OI	. 01032		3749	

DATE MAILED: 09/24/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

•		$\Lambda \Lambda \Lambda$			
	Application No.	Applicant(s)			
	10/605,942	PAUL, JOHN LEO			
Office Action Summary	Examiner	Art Unit			
	Josiah Cocks	3749			
The MAILING DATE of this communication Period for Reply	n appears on the cover sheet w	ith the correspondence address			
A SHORTENED STATUTORY PERIOD FOR RETHE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 Consider SIX (6) MONTHS from the mailing date of this communication of the period for reply specified above is less than thirty (30) days of NO period for reply is specified above, the maximum statutory is Failure to reply within the set or extended period for reply will, by Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	ON. FR 1.136(a). In no event, however, may a ron. , a reply within the statutory minimum of thir period will apply and will expire SIX (6) MON statute, cause the application to become Al	reply be timely filed  ty (30) days will be considered timely.  NTHS from the mailing date of this communication.  BANDONED (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on	Responsive to communication(s) filed on <u>07 November 2003</u> .				
,—	☐ This action is <b>FINAL</b> . 2b) ☐ This action is non-final.				
• •	☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is				
closed in accordance with the practice un	der <i>Ex parte Quayl</i> e, 1935 C.D	D. 11, 453 O.G. 213.			
Disposition of Claims					
4) Claim(s) 1-9 is/are pending in the applica	tion.				
4a) Of the above claim(s) is/are wit	hdrawn from consideration.				
5) Claim(s) is/are allowed.					
6)⊠ Claim(s) <u>1-9</u> is/are rejected.					
7) Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction a	and/or election requirement.				
Application Papers					
9) The specification is objected to by the Exa	aminer.				
10) $\boxtimes$ The drawing(s) filed on <u>07 November 200</u>	<u>3</u> is/are: a)⊠ accepted or b)□	objected to by the Examiner.			
Applicant may not request that any objection t	o the drawing(s) be held in abeya	nce. See 37 CFR 1.85(a).			
Replacement drawing sheet(s) including the c	orrection is required if the drawing	(s) is objected to. See 37 CFR 1.121(d).			
11) The oath or declaration is objected to by t	he Examiner. Note the attache	d Office Action or form PTO-152.			
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for for a) All b) Some * c) None of:  1. Certified copies of the priority docu 2. Certified copies of the priority docu 3. Copies of the certified copies of the	ments have been received. ments have been received in A	Application No			
application from the International B					
* See the attached detailed Office action for	a list of the certified copies not	received.			
Attachment(s)					
Attachment(s)  1) Notice of References Cited (PTO-892)	4) Interview 5	Summary (PTO-413)			
2) Notice of Draftsperson's Patent Drawing Review (PTO-94	Paper No(	s)/Mail Date			
3) Information Disclosure Statement(s) (PTO-1449 or PTO/S Paper No(s)/Mail Date	5)  Notice of I 6)  Other:	nformal Patent Application (PTO-152)			

Art Unit: 3749

#### **DETAILED ACTION**

## Information Disclosure Statement

1. The listing of references in the specification is not a proper information disclosure statement. 37 CFR 1.98(b) requires a list of all patents, publications, or other information submitted for consideration by the Office, and MPEP § 609 A(1) states, "the list may not be incorporated into the specification but must be submitted in a separate paper." Therefore, unless the references have been cited by the examiner on form PTO-892, they have not been considered.

## **Drawings**

2. The drawings filed 11/07/2003 are accepted by the examiner.

## Claim Suggestions

3. The scope of claim 1 can be determined, however, the examiner notes that the claim construction is somewhat unusual in that the claim refers to "the burner" in line 3 prior to introducing "a burner" in line 5. The following changes are suggested to improve the claim format; Amend line 3 of the claim to recite --a burner--, and in line 5 recite --wherein the burner lays in the windscreen...-. Applicant is requested to make these changes apart from any other amendments to the claim applicant may make in response to this Office Action.

Art Unit: 3749

## Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 1-4 and 9 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent No. 6,192,881 to Nix ("Nix") in view of U.S. Patent No. 3,866,994 to Bonin ("Bonin").

Nix discloses an invention similar to that described in applicant's claims 1-4 and 9. In particular, Nix discloses a portable campfire comprising a pressurized fuel source (100) with a safety valve (80) that the examiner considers would inherently function to regulate pressure and a hose (60), a burner assembly having gas channel (11) and orifices (20) that sits within a windscreen body (9). The windscreen body includes attached adjustable legs (30). Nix further discloses that the windscreen body is a plate that may be made of a variety of materials including metal (see col. 3, lines 12-17). To have selected a specific known metal, such as the aluminum plate recited in applicant's claim 3, would be simply a matter of design choice and is not considered to be patentably distinct.

Nix does not disclose that the windscreen legs are foldable or are comprised of sturdy bent rods with wide bases and interlocking when folded.

Bonin teaches a portable burner assembly that is analogous to the portable campfire of Nix. In Bonin, foldable legs (34) are shown made of sturdy bent rods forming a wide support

Art Unit: 3749

base (see Fig. 3 and col. 3, lines 3-7). The examiner considers that when these legs are folded underneath the assembly they will interlock as claimed by applicant.

Therefore, in regard to claims 1-4 and 9, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the windscreen legs of Nix to be foldable as taught by Bonin as these legs serve to elevate the assembly when in use and folded to a storage position when not needed (see Bonin, col. 3, lines 3-7).

6. Claim 5 is rejected under 35 U.S.C. 103(a) as being unpatentable over Nix in view of Bonin as applied to claim 1 above, and further in view of U.S. Patent No. 3,493,314 to Krance et al. ("Krance").

Nix in view of Bonin teach all the limitations of claim 5 except that the windscreen is bent in a shape that has irregular edges that produce a multiplicity of vortices.

Krance teaches a combination candle and receptacle (5) that is considered to be the equivalent of a windscreen. The walls of the receptacle/windscreen includes bent portions that form irregular edges (see Figs. 1 and 2). These irregular edges serve to induce flows of air into the candle flame, which is considered the producing a multiplicity of vortices recited in applicant's claim.

Therefore, in regard to claim 5, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the windscreen of Nix to be bent to form irregular edges as taught by Krance to desirably produce air circulation in the combustion zone to provide good combustion (see Krance, col. 2, lines 37-51).

Art Unit: 3749

7. Claims 6-8 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nix in view of Bonin as applied to claim 1 above, and further in view of U.S. Patent No. 6,227,843 to Pederson et al. ("Pederson").

Nix in view of Bonin teach all the limitations of claim 6-8 except for a round manifold tube that is bent in annular shape.

Pederson teaches a portable campfire analogous to that of Nix. In Pederson the burner tube is bent into an annular shape (see Fig. 5). This annular shape would allow for the placement of orifices of different sizes as recite in applicant's claim.

Therefore, in regard to claims 6-8, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the burner tube of Nix to be annular as taught in Pederson as this allows for the flames produced to be directed generally inwardly and upwardly to create a conical flame that simulated a natural wood-burning flame (see Pederson, col. 1, line 50 though col. 2, line 9).

#### Conclusion

- 8. This action is made non-final. A THREE month shortened statutory period for reply has been set. Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) months from the mailing date of this communication.
- 9. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. U.S. Patents to Levinson, Lee, Oliver et al. ('697), Yokoyama, Olivet et al. ('887)

Art Unit: 3749

and UK Patent No. 2 370 108 are included to further show the state of the art concerning windscreens and/or folding legs.

10. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Examiner Josiah Cocks whose telephone number is (703) 305-0450. The examiner can normally be reached on weekdays from 7:30 AM to 5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ira Lazarus, can be reached at (703) 308-1935. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 308-0861.

jcc

September 17, 2004

JOSIAH COCKS

PRIMARY EXAMINER

ART UNIT 3749